The Nation Mourns.

The nation bows in sorrow and in humiliation-in sorrow because its chief executive, its official head, is passing through the valley of the shadow of death-in humiliation because the president of our republic has fallen the victim to the cruel and cowardly methods employed in p.onarchies where helpless and hopeless subjects sometimes meet arbitrary power with violence.

In morals and in the contemplation of law all lives are of equal valueall are priceless-but when seventyfive millions of people select one of their number and invest him with the authority which attaches to the presidency he becomes their representative and a blow aimed at him is resented as an attack upon all.

Beneath the partisanship of the individual lies the patriotism of the citizen, sometimes dormant, it is true, but always active in hours of peril or misfortune. While the president's life hangs in the balance there are no party lines. The grief of personal friends and close political associates may be more poignant but their sympathy is not more sincere than that extended by political opponents. Although none but his family and his physicians are admitted to his room, all his countrymen are at his bedside in thought and sentiment and their prayers ascend for his recovery. It was characteristhe of his thoughtfulness that, even amid the excitement following the assault, he cautioned his companions not to exaggerate his condition to his invalld wife.

The lastest dispatches give gratifying news of his improvement, but there is still deep solicitude lest unfavorable symptoms may yet appear.

And the humiliation! Are our publie servants -- those who are chosen by the people and who exercise for a limited time the authority bestowed by the people-are these to live in constant fear of assassination? Is there to be no difference between our constitutional government and those despotic governments which rest, not upon the consent of the governed, but upon brute force?

There is no place for anarchy in the United States; there is no room here for those who commit, counsel or condone murder, no matter what political excuse may be urged in its defense. The lines between peaceful agitation and violence is clear and distinct. We have freedom of speech and freedom of the press in this country, and they are essential to the maintenance of our liberties. If any one desires to criticise the methods of government or the conduct of an official, he has a perfect right to do so, but his appeal must be to the intelligence and patriotism of his fellow citizens, not to force. Let no one imagine that be can improve social and political conditions by the shedding of blood.

Free governments may be overthrown, but they cannot be reformed by those who violate the commandment, 'Thou shalt not kill.' Under a government like ours every wrong can be remedied by laws and the laws are in the hands of the people them-

Anarchy can neither be excused nor tolerated here. The man who proposes to right a public wrong by taking the life of a human being makes himself an outlaw and cannot consistently appeal to the protection of the government which he repudiates. He invites a return to a state of barbarism, in which each one must, at his own risk, defend his own rights and avenge his own wrongs.

The punishment administered to the world-be assassin and to his conspirators, if he has any, should be such as to warn all inclined to anarchy that while this is an asylum to those who love liberty, it is an inhospitable place for those who raise their hands against all forms of government .- W. J. Bryan in The Commoner.

Chamberlain's Cough Remedy a Great Favorite.

The soothing and healing properties of this remedy, its pleasant taste and prompt and permanent cures have made it a great favorite with people everywhere. It is especially prized by mothers of small children for colds croup and whooping cough, as it always affords quick relief, and as it contains no opium or other harmful drug, if may be given as confidently St. Louis, Mo., Da.las, Tex., San Francisco, Cal to a baby as to an adult. For sale by Anti-Monopoly Drug Store.

Cotton Bought.

I am now prepared to buy cotton in in any quantity at highest market prices. At same old stand. Geo, K. Robinson, Ocals, Fla.

For Sale.

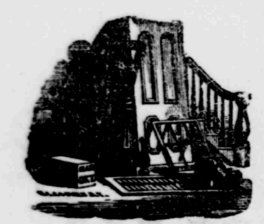
Strong mule; young, gentle hors. and good leather top surry, \$175. Apply to Dr. J. S. Lewis, Irvine postoffice, Marion county.

For Sale.

Ten thousand strawberry plants; fine variety. September is the best time for planting. Address Mrs. J. liamona, Ozala, Fla.

Two hundred bushels of potatoes remove eighty pounds of "actual" Potash from the soil. Unless this quantity is returned to the soil, the following crop will materially decrease. We have books telling abou





I S DOOL S DVA B

DOORS, SASH, BLINDS, MOULDING AND BUILDING MATERIAI

Window and Pancy Glass A Speciality

Purchase our make, which we guarantee superior to any sold South and thereby save money.

Office and warerooms, King opposite Cannon



of your paint bill. Is FAR MORE DURABLE than PURK WHITE LEAD and is ABSOLUTELY NOT POISONOUS. HAMMAR PAINT is made of the BEST OF PAINT MATERIALS—such as all good painters use, and is ground THICK, VERY THICK. No trouble to mix, any boy can do it. It is the COMMON SENSE OF HOUSE PAINT. NO BETTER paint can be made at ANY cost, and is

NOT TO CRACK, BLISTER, PEEL or CHIP. F. HAMMAR PAINT CO., St. Louis, Mo. Sold and - aranteed by

OCALA



SEWING MACHINE Do not be deceived by those who advertise a \$60.00 Sewing Machine for \$20.00. This kind of a machine can be bought from us or any of our

dealers from \$15.00 to \$18.00. WE MAKE A VARIETY. THE NEW HOME IS THE BEST.

The Feed determines the strength or weakness of Sewing Machines. The Double Feed combined with other strong points makes the New Home the best Sewing Machine to buy.

Write for CIRCULARS showing the dif-ferent styles of Sewing Machines we manufacture and prices before purchasing

THE NEW HOME SEWING MAGRINE GO. CRANGE, MASS. 28 Union Sq N. Y., Chicago, Ill., Atlanta, Ga.,

Foley's Honey and Tar for childrer safe, sure. No opiates.

TAX DEED NOTICE.

WHEREAS, W. G. MEGGS HAS PRESENT-ed to me Tax Certificate No. 1, 2, 3, 7, 10 and 23, sale of August 7th, 1820, covering the following land in Marion county, Florida, to wit South half of northeast quarter; northwest quarter of southwest quarter: southeast quarter less that part entered as orange Springs west of Spring street, in section 25, and northwest quarter of northeast quarter of northeast quarter section all in township 11, south, range 23 east, and lot 19, block 2, range west of Spring street and south of Main street. Orange Springs, and upon said certificate has demanded from me a tax

Therefore, after the expiration of thirty days from the date of this notice, unless redeemed, it is my intention to issue a tax deed to the said

Dated August 20th, 1901. S. T. SISTRUNK, 8 23 Clerk Circuit Court.

TAX DEED NOTICE.

WHEREAS, R. K. WARTMANN HAS PRE-sented to me Tax (ertificates Nos 185, 186, 187, 188, 210, 212, 214, 216, 220, 231, 232, 235, 244, 246, 247 274, 458 and 459, sale of Angust 7th, 1899, covering the following lands in Marion county Florida, to wit: Lots 9 and 14 or west half of southeast quarter except 8 acres in square in northwest corner sec 25, township 12. range 21, 2 acres, less northwest quarter of southeast quarter and scuthwest quarter of southeast quarter and scuthwest quarter of southeast quarter of southeast quarter of southeast quarter, redeemed; 8.95 chains square in northwest corner of west half of southeast quarter sec 25, township 12, range 21, eight acres; lot 10 or northeast quarter of southwest quarter sec 25, township 12, range 21; 40 acres; commencing at the corner of Thomas telark grant townstern to the corner of western corner of Thomas Clark grant town-ship 12, range 21, thence southeasterly along southwest body of said grant 13 chains, thence northeasterly parallel to northwest body to waters of Orange Lake thence north with waters of lake to northwest body of said grant, thence south along northwedst body of grant to point of beginning, 100 acres; 20 acres bounded east by Florida Southern railway, south by half mile line north and west by lands of Hickson being 1275 feet north and south by 680 feet east and west sec 34, township 12, range 21, 20 acres; north half of northeast quarter of southeast quarter sec 36, township 12, range 21, 20 acres; lot 3 section 19, township 12, range 22, 8.81 acres; lots 3, 4, 5, 7, one acre less, sec 24, township 12, range 22, 170, 38 acres; southwest quarter of southeast quarter and east half of northwest quarter of southeast quarter, sec 27, township 12, range 22, 60 acres; lot 4 block J Steele's ad Citra, township 12, range 22; lot 4 block K Steele's ad Citra, township 12, range 22; lot 4 L. W. Lipsey's ad Citra, township 12, range 22; lot 4 L. W. Lipsey's ad Citra, township 12, range 22, 1159 acres; commencing 13,18 chains south of northwest corner sec 33, township 12, range 22, thence south 105 feet, east 105 feet, worth 105 feet, west 105 feet, 25 acres, 105 feet east and west by 210 feet north and south in northwest corner of southwest quarte of northwest quarter of northwest quarter se 33, township 12, range 22, 50 acres; commencing at a point 13.18 chains south and 105 feet east 0 northwest corner sec 33, township 12, range 22 thence east 25 yards, south 45 yards, west 2 yards, north 45 yards, 23 acres; commencing 4 links north of northeast corner of lot D Rickards survey of town lots in G. I. F. Clark grant township 12, range 22, thence east 6.30 chains north 3.15 chains, west 6.30 chains, south 3 i chains, 2 acres; north half of southwest quarte of southwest quarter and southwest quarter of southwest quarter of southwest quarter sec 7 township 13, range 21, 110 acres; south east quar ter of sonthwest quarter of southwest quarte sec 7, township 13, range 21, 10 acres and upon said certificates has demanded from me a tax Therefore, after the expitation of thirty days

from the date of this notice, unless redeemed, is my intention to issue a tax deed to the said

Dated Sept. 7, 1901. 5. T. SISTRUNK, Clerk Circuit Court.

ADMINISTRATOR'S NOTICE OF APPLICA-TION FOR FINAL DISCHARGE.

TOTICE IS HEREBY GIVEN THAT THE undersigned, as administrator of the estate of JAMES B. CAMPBELL, will on the

19th Day of October, A D., 1901, make final return of his accounts and ask a dis-charge from his administratorship of said estate,

in accordance with the law in such cases made

This 19th April, A. D. 1901. CHARLES W. WHITE. Admr., 19 1e6m Est. of James B. Campbell, decease

ADMINISTRATORS NOTICE.

VOTICE IS HEREBY GIVEN THAT ALL creditors, legatees and distributees and all persons having claims against the estate of MARY ELIZA KEEP, deceased, will present the same to the undersigned administrator with the will annexed, within the time allowed by law, duly authenticated, for payment, or else this notice will be pleaded in bar of such payment. My postoffice address is McIutosh, Florida. July 26th. 1901.

Administrator with Will Annexed of the Estate of Mary Eliza Keep, Deceased.
W. S. BULLOCK, 7-26-9t Atty. for Administrator.

TAX DEED NOTICE

HEREAS, F. B TURNER HAS PRESENT. WHEREAS. F. B 10 KNER 1329, 2615. sale of ed to me Tax Certifiate No. 2529, 2615. sale of August 7th, 1899, covering the following land in Marion county, Florida, to wit: northwest quarter of southwest quarter, section 3, township 17, range 20 east, southeast quarter of northwest quarter and east three fourths of south half of northeast quarter of northwest quarter, section 18, township 17, south range 21 east, less one acre also southeast quarter of northeast quarter and northwest quarter of southwest quarter, section 32 township 17, south range 21 east, and upon said certificate has demanded from me a tax deed.

Therefore, after the expiration of thirty days from the date of this notice, unless redeemed. it is my intention to issue a tax deed to the said Dated August 30, 1901,

S. T. SISTRUNK, Clerk Circuit Court.

NOTICE OF APPLICATION FOR TAX DEED UNDER SECTION 8 OF CHAP-TER 4888, LAWS OF FLORIDA.

NOTICE IS HEREBY GIVEN THAT J. B. MALLOY, purchaser of Tax Certificate No 442, dated the 4th, day of April, A. D. 1898, has filed said certificate in my office, and has made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in Marion county Florida, to wit: south three fourths of south half of southeast quarter section 30, township 13 south, range 22 east; also commencing at south west corner section 29, towship 13, range 22, thence east 20 chains, north 21.12 chains, west 8 chains, north 5.88 chains, west 12 chains, south 27 chains to point of beginning, 49:30 acres. The said land being assessed at the date of issuance of such certificate in the name of J. A. Morvin & Co. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on witness my official signature and seal this the 6th, day of Sept. A. D. 1901.

(Seal)

S. T. SISTRUNK,

S. T. SISTRUNK, Clerk Circuit Court of Marion County, Florida

TAX COLLECTOR'S REPORT.

E. P. Thagard, Tax Collector, in Marion County-1900 Taxes.	Account with
County Schools-	
Aug. 5. Uncollected Treasurer's receipt	\$2314 23 1220 73
Sept 2, Balance uncollected	\$1093 50
County Proper-	
Aug. 5. Uncollected	\$280 23 55 74
Sept 2, Balance uncollected	\$ 223 49
County Roads-	
Aug. 5, Balance uncollected Treasurer's receipt	\$850 80 312 68
Sept 2, Balance uncollected	\$ 537 92
County Fine and Forfeiture-	w 2.57 will
Aug. 1. Balance uncollected Treasuser's receipt	\$ 291 83 37 82
Sept. 2, Balance uncollected County Buildings-	\$ 254 01
Aug. 5. Balance uncollected	\$ 230 31
Treasurer's receipt	118 51
Sept \$2, Balance uncollected Poll Taxes -	\$111 80
Aug. 5, Balance uncollected	\$1571 00
Treasurer's receipt	27 00
Sept .2, Balance uncollected	\$1544 00

Marion County. I, S. T. Sistrunk, clerk circuit court, hereby certify that the above is a true and correct statement of the collector's account with Marion county and the sub school distric's, as the same appears upon the books in my office.

Witness my hand and official seal this and day of September, 1901.

State of Florida,

S. T. SISTRUNK, Clerk Circuit Court.

50200629449464948960**00** Florida Agricultural College

LAKE CITY, FLA.

EIGHTEENTH YEAR ... BEGINNING SEPTEMBER 30TH, 1901.

Four courses of four years, in Agriculture, Mechanical Engineering, Latin-Science, Classics. One year's course in business: Stenography, Typewriting and Telegraphy. A preparatory course of one or two years, as required, for those wishing to prepare for the college. Post-Graduate courses are also offered. Young men under military discipline. Young women under refining home influences at Foster Hall. Fine modern buildings and first class equipment. Tuition free to Florida students. Other expenses very small. For catalogue address

T. H. TALIAFERRO, C. E. Ph. D., President.

Florida East Coast Ry.

Time Table No. 35. In Effect Sept. 1, 1901.

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These Time Tables show the times at which trains may be expected to arrive and depart from the several stations, but their arrival or departure at the times stated is not guaranteed, nor does the Company hold itself responsible for any delay or any consequences arising therefrom.

PENINSULAR AND OCCIDENTAL STEAMSHIP CONNECTIONS AT MIAML

BETWEEN MIAMA, KEY WEST AND HAVANA.

Leave Miami Mondays and Fridays... 10 05 pm Leave Havana Weds. and Saturdays... 10 00 am Arrive Key West Tues. and Saturdays... 10 00 pm Leave Key West Tues. and Sundays... 7 30 pm Leave Key West Thus. and Suns.... 4 00 pm Arrive Havana Weds. and Mondays... 5 30 am Arrive Miami Fridays and Mondays... 6 00 am

For copy of local time card address any Agent. ST. AUGUSTINE, FLA

J. D. RAHNER, Asst. Gen. Pass. Agent.

NOTICE.

NOTICE IS HEREBY GIVEN THAT UNDER and by virtue of a final decree rendered by the Hon. W. A Hocker the judge of the Circuit Court of the Fifth Judicial Circuit of Florida in and for Marion county, in chancery, on the 26th day of August, A. D. 1901, in a certain cause pending in said court, wherein D. C. W. Smith is complainant and Samuel W. Teague and others are defendants, the undersigned, named and appointed as special master to execute the

Monday the 7th day of October A. D. 1901. during the legal hours of sale, in front of the south door of the court house in Ocala, Florida, offer for sale and will sell to the highest and best bidder for cash the mortgaged premises All that lot of land lying in the town of Ocala, Marion county. Florida, and more particularly described as follows, viz:

Beginning at the northeast corner of lot No. of block No. 55, in the city of Ocala, thence running south one hundred and nineteen feet, thence west fifty-two feet, thence north one hundred and nineteen feet, thence east fifty two feet to the point of beginning, with the appurtenances,

or so much thereof as may be necessary to satis-fy said decree and costs. TULIS F. BIGGS ANDERSON & HOCKER, Special Master. Solicitors for Complainant. 8-30

COMMISSIONER'S SALE NOTICE.

UNDER AND BY VIRTUE OF A CERTAIN Order granted on the 26th day of March A. D. 1901, by the Hon. Robert Bullock as county judge in and for Marion county, state of Florida in the matter of the estate of MARTHA JONES. deceased. I the undersigned duly appointed as commissioner therein, hereby give notice that,

6th day of October, A. D. 1901.

between the hours of 11 a. m. and 2 p. m, the same being the first Monday in said month, I will offer for sale, and sell, at public auction, to the highest and best bidder for cash, in front of the south door of the court house at Ocala, the following described real property as the pro-perty in fee simple of Martha Jones at the time f her death, and located in Marion county, Florida, viz: Lot lettered "G" on that map or plat made by T. M, Rickards of Joseph Caldwell's sub-division of the Alvarez grant, said plat being recorded in the public records of Marion county, Florida, in deed book lettered "K" at page 741, said lot being more particularly described as bounded on the north by lots lettered "O" and "P", and on the south by lot lettered "R" as shown by said plat. Less, however, from the above ten acre tract, six acres on the east side thereof sold by the said Martha Jones in her lifetime to Agusta F. Brown, wife of Charles M. Brown, thus leaving four acres remaining as the property of the said Martha Jones, and which I will offer for sale under and by virtue of the order aforesaid. SUMTER A BULLOCK.

TAX DEED NOTICE.

WHEREAS, A. L. ROSS HAS PRESENTED to me Tax Certificate No. 2553, sale of August 7th, 1890, covering the following lands in Marion county. Florida, to wit: That part of southwest quarter of southwest quarter north of Withlacoochee river, section 19, township 17, south range 20 east, and upon said certificate has demanded from me a tax deed.

Therefore, after the expiration of thirty days from the date of this notice, unless redeemed, it is my intention to issue a tax deed to the said Dated August 30, 1901, (Seal)

S. T. SISTRUNX, Clerk Circuit Court.

NOTICE OF APPLICATION FOR PERMIT TO SELL LIQUORS, WINES AND BEER.

PUBLIC NOTICE IS HEREBY GIVEN THAT
John P. Galloway has filed with the Board of
County Commissioners of Marion county,
in the state of Florida, his application for a
permit to sell liquors, wines and beer in Election
District No. 1 of said county and state; that
such application will be acted upon by the said
board of county commissioners at their next
regular meeting, which will be held on the

1st Monday in October, A. D. 1901,

at 10 o'clock in the a. m. of the said day, and the board hereby calls on any citizen of such election district who may desire to do so, to show cause, if any there be, at the said next regular meeting of said board, why such permit shall not be granted to the applicant.

By order of the Board of County Commissioners of Marion county Florida

By order of the Board of Coars, of Marion county, Florida.

This the 13th day of August, A. D. 190t.

H. W. LONG.

Chairman Board of County Commi Attest: S. T. SISTRUNK

NOTICE.

In the Circuit Court, Marion County, Florida, Fifth Judicial Circuit-In Chancery Enoch W. Agnew, Complainant, vs. Hibbert B. Masters, et al., Defendants.

T IS ORDERED THAT H. B. MASTERS BE I and he is hereby required to appear to the bill in this cause on

Monday, the 7th day of October, A. D., 1901. It is further ordered that this order be published once a week for four consecutive weeks in tha Ocala Banner.

This August 9th, 1901. S. T. SISTRUNK, [Seal] H. L. ANDERRSON. Complainant's Solicitor.

S. T. SISTRUNK, Clerk, By H. C. SISTRUNK, D. C.

TAX DEED NOTICE.

WHEREAS, LOUISA C. BOLLING HAS PRE-sented to me Tax Certificate No. 208, sale of August 7th, 1899, covering the following land in Marion county, Florida, to wit: west half of northwest quarter of northeast quarter section 33, township 12, range 21 east, and upon said certificate has demanded from me a tax deed.

Therefore, after the expiration of thirty days from the date of this notice, unless redeemed, it is my intention to issue a tax deed to the said Dated Sept. 5, 1901. S. T. SISTRUNK, Clerk Circuit Court.

TAX DEED NOTICE.

WHEREAS, J. J. BOOR HAS PRESENTED to me Tax Certificate No. 517, sale of August 7th, 1800, covering the following land in Marion county. Florida, to wit: Lot 14, block 1, Benedict Heights, township 13, south range 21 east, 10 acres, and upon said certificate has demanded from me a tax deed

Therefore, after the expiration of thirty days from the date of this notice, unless redeemed, it is my intention to issue a tax deed to the said lands.

S. T. SISTRUM Clerk Circuit Court.